Robert B. Wiygul Partner robert@wwglaw.com

September 10, 2019

Katherine Collier, Executive Secretary Mississippi Public Service Commission 501 N. West Street, Suite 201A Jackson, MS 39201

SEP 10 2019

MISS. PUBLIC SERVICE COMMISSION

Re: Docket No. 2019-UA-116

Petition of Mississippi Power Company for a Certificate of Public Convenience and Necessity for Environmental Compliance Activities Authorizing the Closure of the Ash Pond, Construction of Low Volume Wastewater Treatment Facilities, and Conversion of Bottom Ash Collection Facilities for the Plant Victor J. Daniel Electric Generating

Facility in Jackson County, Mississippi

Dear Ms. Collier:

Enclosed please find the original and twelve (12) copies of the Sierra Club's Motion to Admit Foreign Attorney *Pro Hac Vice* in the above referenced matter. For your convenience, I have enclosed a self-addressed envelope and a copy of the first page of the Motion, which I would appreciate your file stamping and returning to me.

Please do not hesitate to contact me if you have any questions.

Sincerely,
Robert Wygal

Robert B. Wiygul

RBW/mn

ce: All parties of record (by electronic or U.S. mail)

FILED

SEP 10 2019

# BEFORE THE MISSISSIPPI PUBLIC SERVICE COMMISSIONISS. PUBLIC SERVICE

DOCKET NO. 2019-UA-116

IN RE:

PETITION OF MISSISSIPPI POWER COMPANY FOR A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY FOR ENVIRONMENTAL COMPLIANCE ACTIVITIES AUTHORIZING THE CLOSURE OF THE ASH POND, CONSTRUCTION OF LOW VOLUME WASTEWATER TREATMENT FACILITIES, AND CONVERSION OF BOTTOM ASH COLLECTION FACILITIES FOR THE PLANT VICTOR J. DANIEL ELECTRIC GENERATIONG FACILITY IN JACKSON COUNTY, MISSISSIPPI

### MOTION TO ADMIT FOREIGN ATTORNEY PRO HAC VICE

NOW INTO COURT, through undersigned counsel, comes intervenor SIERRA CLUB, and moves the court to allow Joshua Smith to appear *pro hac vice* in this matter for all purposes. Joshua Smith is a member in good standing of the Oregon State Bar and the Florida State Bar. Further, as attested in the attached affidavit, Mr. Smith has familiarized himself with and will abide by the rules of this Commission during the term of this representation. Undersigned counsel will act as resident counsel in this matter.

Dated this 3rd day of September, 2019.

Respectfully submitted,

By:

Robert B. Wiygul (MS Bar #7348)

Waltzer Wiygul & Garside

1011 Iberville Drive

Ocean Springs, MS 39564 Tel: (228) 872-1125

Fax: (228) 872-1128 robert@wwglaw.com

#### **CERTIFICATE OF SERVICE**

I, Robert B. Wiygul, counsel for Sierra Club do hereby certify that in compliance with RP6.122(2) of the Commission's Public Utilities Rules of Practice and Procedure (the "Rules").

(1) An original and twelve (12) true and correct copies of the filing have been filed with the Commission by United States Postal Service this date to:

> Katherine Collier, Executive Secretary Mississippi Public Service Commission 501 N. West Street, Suite 201-A Jackson, MS 39201

- (2) An electronic copy of the filing has been filed with the Commission via e-mail to the following address: <a href="mailto:efile.psc@psc.state.ms.us">efile.psc@psc.state.ms.us</a>
  - (3) An electronic copy of the filing has been served via e-mail to the following address:

frank.farmer@psc.state.ms.us chad.reynolds@psc.state.ms.us virden.jones@psc.state.ms.us rcox@balch.com ssshurde@southernco.com sjackson@cooperativeenergy.com

This the 3rd day of September, 2019.

Robert B. Wiygul

Robert B. Wiygul (MS Bar #7348) Waltzer Wiygul & Garside 1011 Iberville Drive Ocean Springs, MS 39564

Tel: 228-872-1125 Fax: 228-872-1128 robert@wwglaw.com



## Certificate of Good Standing

State of Oregon	)	
	)	SS.
County of Washington	)	

I, Angela W. Bennett, do hereby certify that I am an Assistant Disciplinary Counsel of the Oregon State Bar, and have access to the official files and records of the Oregon State Bar.

The official files and records of the Oregon State Bar indicate:

#### **JOSHUA DOUGLAS SMITH**

was admitted to practice law in the State of Oregon by examination and became an active member of the Oregon State Bar on May 9, 2007.

There are no grievances or disciplinary proceedings presently pending against this member.

No disciplinary action has been taken against this member in the past by the Oregon Supreme Court or the Oregon Disciplinary Board.

Mr. Smith is an active member of the Oregon State Bar in good standing, licensed and entitled to practice law in all the courts of the State of Oregon.

DATED this 7th day of August, 2019.

Angela W. Bennett

**Assistant Disciplinary Counsel** 

Oregon State Bar

16037 SW Upper Boones Ferry Road, PO Box 231935, Tigard, Oregon 97281-1935 (503) 620-0222 or (800) 452-8260 fax (503) 684-1366